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James C. Shell	7590 08/31/200°	EXAM	EXAMINER		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.



	Application No.	Applicant(s)			
	09/918,602	JALBERT ET AL.			
Office Action Summary	Examiner	Art Unit			
	Michael Pyzocha	2137			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
Responsive to communication(s) filed on 17 Ju This action is FINAL. 2b) ☐ This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) ⊠ Claim(s) 1,3-5,8-26 and 29-41 is/are pending in 4a) Of the above claim(s) is/are withdraw 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1,3-5,8-26 and 29-41 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	vn from consideration.				
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	te			

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DETAILED ACTION

1. Claims 1, 3-5, 8-26, and 29-41 are pending.

2. Amendment filed 07/17/2007 has been received and considered.

Specification

3. The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the following is required: the specification does not give an explicit definition of the nonce being unrelated to the first secret and the first session key.

Claim Rejections - 35 USC § 112

4. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

5. Claims 1, 3-5, 8-26, and 29-41 are rejected under 35
U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter, which was not described in the specification in such a

way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Claims 1, 20, 21, 22, 24, and 38-40 were amended to include the limitation, "the first random nonce N_B being unrelated to both K_B and S_B ". The specification does not give an explicit definition of the nonce being unrelated to the first secret and the first session key. At most the specification merely requires that the nonce is random. Therefore, the claims contain subject matter, which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventors, at the time the application was filed, had possession of the claimed invention.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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6. Claims 1, 3-5, 8-22, 24-26, and 29-41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vogelesang, U.S. Patent No. 5,953,424, in view of Menezes (Menezes, Alfred J. Handbook of Applied Cryptography. CRC Press. 1997. pages 234-237) and further in view of (Simple Network Authenticating Key Exchange) (hereinafter Snake).

As per claims 1, 20, 21, 22, 24, and 38-40, Vogelesang discloses a cryptographic method comprising: generating, at a first entity, a first public key M_B , the first public key M_B being session specific (Vogelesang: Col 16, lines 33-35); receiving, at a first entity, a second public key M_A , the second public key M_A being session specific (Vogelesang: Col 16, lines 36-38); generating, at the first entity, a first session key K_B and a first secret S_B. the first session key K_B being different from the first secret S_B , both the first session key K_B and the first secret S_B being computed from the second public key M_A (Vogelesang: Col 16, lines 39-67); encrypting, at the first entity, a first random nonce N_B with the first session key K_B or the first secret S_B to obtain a first encrypted result, the first random nonce N_B being unrelated to both K_B and S_B . (Vogelesang: Col 16, lines 43-67); transmitting the encrypted random nonce from the first entity to the second entity (Vogelesang: Col 16,

lines 64-67); receiving a response to the encrypted random nonce (Vogelesang: Col 17, lines 19-24); authenticating through determining whether the response includes a correct modification of the first random nonce N_B (Vogelesang: Col 17, lines 28-30).

Vogelesang teaches that a first random nonce may be encrypted at the first entity with a session key to obtain a first encrypted result (e.g. Col 16, lines 64-67). Vogelesang also teaches a number of secrets that are generated using the second public key (e.g. T, Y_D , and other values which qualify as a "secret" under MPEP 2111). However, Vogelesang does not appear to suggest that the first encrypted result may be double encrypted.

Menezes teaches that encipherment of a message more than once "may increase security" (Menezes: page 234). Further, illustrates the process whereby a message may be encrypted once with a first key and a second time with another key (Menezes: page 234, part (a)). Combining the ideas of Menezes with Vogelesang facilitates a system in which a message may be encrypted once with a first key (e.g. session key) (part d) and a second time with another key (e.g. secret). It would have been obvious to one of ordinary skill in the art at the time the invention was filed to combine the ideas of Menezes with those of Vogelesang because doing so may increase security.

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The modified Vogelesang and Menezes system fails to disclose the specific generation of the first secret.

However, Snake teaches generating a secret based on a function of a password, and two public values (see page 1).

At the time of the invention it would have been obvious to a person of ordinary skill in the art to use the secret generating method of Snake using the public keys of the modified Vogelesang and Menezes system as the public values.

Motivation to do so would have been to provide mutual authentication (see page 2).

As per claims 3 and 4, the modified Vogelesang, Menezes, and Snake system discloses checking whether a received modification of the first random nonce N_B equals a modification of the first random nonce N_B applied by the first entity (Vogelesang: Col 17, lines 25-37).

As per claim 5, the modified Vogelesang, Menezes, and Snake system discloses generating a first random number R_B (Vogelesang: Col 16, lines 39-40); computing the first session key K_B from the second public key M_A raised to the exponential power of the first random number R_B , modulo a parameter B_B (Vogelesang: Col 16, lines 39-42).

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As per claims 8-10 and 29-31, the modified Vogelesang, Menezes, and Snake system discloses the combining function is a hash function (see Snake page 1).

As per claims 11 and 32, the modified Vogelesang, Menezes, and Snake system discloses combining the values to arrive at a first and second result (see Snake page 1 message 3 and 4 where the key is calculated on each side)

As per claims 12 and 13, the modified Vogelesang, Menezes, and Snake system discloses wherein the first random nonce is encrypted using a symmetrical encryption algorithm (Vogelesang: Col 16, lines 64-67).

As per claims 17-19, the modified Vogelesang, Menezes, and Snake system discloses extracting the second random nonce N_A from the response (Vogelesang: Col 16, line 39 to Col 17, line 28); modifying the second random nonce N_A to obtain a modified second random nonce (Vogelesang: Col 16, line 39 to Col 17, line 28); encrypting the modified second random nonce using the first session key K_B and the first secret S_B to obtain an encrypted package (Vogelesang: Col 16, line 39 to Col 17, line 28); transmitting the encrypted package from the first entity (Vogelesang: Col 16, line 39 to Col 17, line 28).

As per claim 26, the modified Vogelesang, Menezes, and Snake system discloses generating a first random number $R_{\textrm{B}}$

(Vogelesang: Col 16, lines 39-40); computing the first session key K_B from the second public key M_A raised to the exponential power of the first random number R_B , modulo a parameter B_B (Vogelesang: Col 16, lines 39-42).

As per claims 34-37, the modified Vogelesang, Menezes, and Snake system discloses generating a first random number N_B (Vogelesang: Col 16, line 33 to Col 17, line 27); encrypting a combination of the first random number N_B and the modified second random number (Vogelesang: Col 16, line 33 to Col 27, line 27).

As per claims 14-16, 25, and 33, the modified Vogelesang, Menezes, and Snake system discloses wherein encrypting the first random nonce N_B includes superencrypting the first random nonce N_B (Menezes: pages 234-237).

As per claim 41, the modified Vogelesang, Menezes, and Snake system discloses wherein the network is a network operating according to a hypertext transfer protocol and the first public key M_B is transmitted for session key exchange before the encrypted second random number is received (Vogelesang: Col 1, lines 12-14; Col 16, lines 25-67).

7. Claim 23 is rejected under 35 U.S.C. 103(a) as being unpatentable over Vogelesang in view of Menezes and further in view of Snake.

As per claim 23, discloses a network operating according to a hypertext transfer protocol and the first public key M_{B} is transmitted with the encrypted random nonce for session key exchange.

The modified Vogelesang, Menezes, and Snake system does not disclose transmitting the first public key M_B with the encrypted random nonce. Applicant's failure to argue the previous official notice of the subject matter of claim 23 is taken as acquiescence that the subject matter of claim 23 is obvious (See MPEP 2144.03). It would have been obvious to one of ordinary skill in the art at the time the invention was filed to transmit a key with a nonce because doing so is more efficient than having to make two separation transmissions for the key and the nonce.

Response to Arguments

8. Applicant's arguments filed 07/17/2007 have been fully considered but they are not persuasive. Applicant argues that none of the cited references teach or suggest encrypting a random nonce with two encryption keys, the two encryption keys being different, both computed from the second public key, and both unrelated to the random nonce; the Examiner relied upon impermissible hindsight and the combination is inapposite.

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With respect to Applicant's argument that none of the cited references teach or suggest encrypting a random nonce with two encryption keys, the two encryption keys being different, both computed from the second public key, and both unrelated to the random nonce, Vogelesang teaches encrypting a random nonce with an encryption key and Menezes teaches encrypting information with more than one key in order to improve security. Therefore, the combination teaches encrypting a random nonce with two encryption keys. With respect to the keys being different Menezes teaches the use of different encryption keys in his description of double encryption (see page 234, 7.30). Furthermore, the keys generated in Vogelesang and Snake are also different. With respect to both the keys being computed from the second public key, and both unrelated to the random nonce, the key generated in Vogelesang is based on a modular exponential calculation described in column 16 lines 39-42, where X and Y are the public keys in the system; while the key in Snake is generated using a hash of the password and both public keys (see Message3 and Message4). Where the exponential values sent in Messagel and Message2 are the public keys as similarly generated in Vogelesang column 16 lines 33-38. Furthermore, the random nonce generated in Voqelesang column 16 lines 43-67 is based one a private signal unrelated to any of

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the other keys. Therefore, the combined references teach each limitation of the claimed invention.

With respect to Applicant's argument that the Examiner's conclusion of obviousness is based upon improper hindsight reasoning, it must be recognized that any judgment on obviousness is in a sense necessarily a reconstruction based upon hindsight reasoning. But so long as it takes into account only knowledge which was within the level of ordinary skill at the time the claimed invention was made, and does not include knowledge gleaned only from the applicant's disclosure, such a reconstruction is proper. See *In re McLaughlin*, 443 F.2d 1392, 170 USPQ 209 (CCPA 1971).

With respect to Applicant's argument that the proposed combination is inapposite because Vogelesang encrypts a private message while Snake encrypts a public message, once a message is encrypted it becomes a private message that can only be read/verified by a recipient possessing the proper key.

Furthermore, one of ordinary skill in the art would recognize that any encryption method could be performed on any type of message, whether it is public or private since the encryption protects the message.

Conclusion

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9. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Pyzocha whose telephone number is (571) 272-3875. The examiner can normally be reached on 7:00am - 4:30pm first Fridays of the bi-week off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Emmanuel Moise can be reached on (571) 272-3865. The fax phone number for the

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organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

MJP

Mathew Bruthers Matthew Smithers Primary Examiner Art Unit 2137

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